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United States Bankruptcy Court District of New Jersey

In the matter of: ORBIT ENERGY & POWER, LLC,				
ANDREW SKLAR, Chapter 7 Trustee,	Debtor			
v.	Plaintiff(s)	Case No.	22-19626(ABA)	
BEACON ROOFING SUPPLY, INC.,		Adversary No	o. <u>24-</u>	
	Defendant(s)	Judge:	Andrew B. Altenburg	
		PRETRIAL CONI	FERENCE	
YOU ARE SUMMONED and required to su summons to the clerk of the bankruptcy co that the United States and its offices and a	urt within 30	days after the date of i	ssuance of this summons,	except
Address of Clerk U.S. Post Office a 401 Market Street Camden, NJ 0810	and Courthouse			
At the same time, you must also serve a co	opy of the mot	ion or answer upon th	ne plaintiff's attorney.	
Plaintiff's Attorney Lex Nova L	Road, Suite 250			
If you make a motion, your time to answer	is governed b	y Fed.R.Bankr.P. 701	2.	
YOU ARE NOTIFIED that a pretrial conference held at the following time and place.	nce of the proc	ceeding commenced by	the filing of the complaint	will be
Address Mitchel H. Cohen U.S. Courthouse 400 Cooper Street, 4th Floor Camden, NJ 08101	or	Courtroom: 4B		
		Date and Time:		
IF YOU FAIL TO RESPOND TO THIS SUM TO ENTRY OF A JUDGMENT BY THE TAKEN AGAINST YOU FO	BANKRUPTC	Y COURT AND JUDG	MENT BY DEFAULT MAY	
		Jeanne A. Naughto	n, Clerk	
Date:		By:		

Pursuant to D.N.J. LBR 9019-2, Mediation: Procedures, there is a presumption of mediation in all adversary proceedings. For more information regarding the mediation program see the related Local Rules and forms on the Court's web site: njb.uscourts.gov/mediation.

rev. 1/4/17

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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Case No.:	22-19628(ABA)	Adv. No.:	
The pre-trial conference	ce in this matter has been so	heduled for:	
Date:		Time:	_
Courtroom:	4B		
Address:	Mitchel H. Cohen U.S.	Courthouse	_
	400 Cooper Street, 4th	Floor, Camden, NJ 08101	

PLAINTIFF SHALL SERVE ALL PARTIES WITH A COPY OF THESE INSTRUCTIONS, THE PROPOSED *JOINT ORDER SCHEDULING PRETRIAL PROCEEDINGS AND TRIAL* AND *MEDIATION ORDER* WHEN SERVING THE SUMMONS AND COMPLAINT.

All parties are directed to exchange initial discovery under Fed. R. Civ. Proc. 26(a) within 14 days of the date the answer is filed.

There is a presumption of mediation in all Adversary Proceedings

MEDIATION ORDER - The parties must submit, at least three (3) days prior to the pretrial conference, a proposed *Mediation Order*, in the attached form.

JOINT ORDER SCHEDULING PRETRIAL PROCEEDINGS AND TRIAL - The parties must submit, at least 3 days prior to the pretrial conference, a *Joint Proposed Scheduling Order* in the attached form, establishing a discovery and pretrial motion schedule, and an estimated length of trial. The court will fix a trial date.

Attendance at the pretrial conference is REQUIRED if the parties fail to submit both of the above orders.

Under D.N.J. LBR 9019-2 (a)(3), a party seeking to be excused from mediation, or a determination from the court that mediation should not proceed, or otherwise raise an objection to mediation, may file a motion. The motion shall be filed with the Clerk of the Bankruptcy Court, and shall be served on all parties to the adversary proceeding. The motion shall be considered at the pretrial conference.

THE PLAINTIFF'S FAILURE TO TIMELY FILE A REQUEST TO ENTER DEFAULT, IF AN ANSWER HAS NOT BEEN FILED, MAY RESULT IN DISMISSAL FOR LACK OF PROSECUTION AT THE PRE TRIAL CONFERENCE.